## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

JUAN ROSARIO,	
Plaintiff,	
-VS-	Case No: 1:10-cv-08836-LBS
HORIZON LINES, LLC,	
Defendant.	
ROBERTA E. ASHKIN (#115461515) Local Counsel	
580 Broadway, Ste. 906	
New York, NY 10012	
212-965-0010 212-965-1301 - fax	
robertaashkin@aol.com	
	/

## **COMPLAINT**

NOW COMES Plaintiff, by and through counsel undersigned, Roberta E. Ashkin, complaining against Defendant as follows:

- 1. Jurisdiction and venue lie in this action, Defendant conducting business within this forum's boundaries.
- 2. Jurisdiction is founded under the Jones Act (46 USC 30104) for negligence, and under the General Maritime Law for maintenance, cure, and wages.
- 3. At all times material to issues herein Plaintiff served as an employee of Defendant serving as a crew member aboard its vessels, with all acts and/or omissions giving rise to this action occurring in the course of Plaintiff's employment in the service of his ship.

- 4. On or about July 31, 2010, Plaintiff was in the course of his employment closing a steel hatch/door when because of an untoward suction of air the said hatch/door did forcefully propel the door away from Plaintiff, said failure to provide a safe place to work and seaworthy vessel causing injury to Plaintiff.
- 5. Defendant's tortuous acts aforesaid caused or contributed to Plaintiff's damages, **inter alia**, as follows:
  - a. Pain and suffering, past future;
  - b. Mortification, humiliation, fright shock and embarrassment;
  - c. Loss of earnings and earning capacity;
  - d. Hospital, pharmaceutical and other cure expenses;
  - e. Aggravation of prior condition, if any there be;
  - f. Inability to engage in social, recreational, and other pursuits previously enjoyed;
  - g. Mental anguish;
  - h. Found;
  - i. Maintenance, cure, wages, attorney fees and/or punitive damages.

WHEREFORE, Plaintiff demands trial by jury and judgment against Defendant, together with interest, costs, attorney fees and expenses, all to be methodically adjusted upwards during the pendency of this cause.

/s/ Roberta E. Ashkin

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Local Counsel
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Dated: November 15, 2010

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	FOR TRIAL BY JURY  Igh counsel undersigned, Roberta E. Ashkin, and hereby
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ed cause of action.
demands trial by Jury in the above-reference	
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Dated: November 15, 2010